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CALVIN ADONY MARIANO ESPINOZA et al.,		:
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Plaintiffs,		:
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		:
EURO DESIGN AND STONE LLC et al.,		:
		:
Defendants.		:
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
20-CV-4381 (JMF)

ORDER

On May 14, 2021, the Court ordered Plaintiffs to show cause in writing no later than May 25, 2021, why they had not filed proof of proper service on Defendant Euro Design and Stone LLC within the 90-day period prescribed by Rule 4(m) of the Federal Rules of Civil Procedure. *See* ECF No. 81. The Court warned Plaintiffs that if they failed to communicate with the Court by that deadline, the Court would dismiss their claims against Euro Design and Stone LLC without further notice for failure to serve by the relevant deadline and/or failure to prosecute. To date, Plaintiffs have not complied with the Court's Order. Accordingly, Plaintiffs' claims against Euro Design and Stone LLC are hereby DISMISSED without prejudice pursuant to Rule 4(m).

The Clerk of Court is directed to terminate Euro Design and Stone LLC as a party and to mail a copy of this Order to the *pro se* Defendants, Robert Lala and Salih Ozen.

Dated: May 26, 2021
New York, New York


JESSE M. FURMAN
United States District Judge